PATENT COOPERATION TREATY

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ans internal	TIONAL PRELIMINAL	Y EXAMIN	ATION REPORT		
	(PCT Article 36	ınd Rule 70)			
Applicant's or agent's file reference PH-1855-PCT	FOR FURTHER ACTIO	N See Notifi Preliminary	ication of Transmittal of Internationa Examination Report (Form PCT/IPEA/416)		
International application No. PCT/JP2003/009878	- ·	International filing date (day/month/year) Priority date (day/month/year) 04 August 2003 (04.08.2003) 08 August 2002 (08.			
International Patent Classification (IPC) o A61M 1/14	r national classification and IP	3			
Applicant	ASAHI MEDICAL	CO., LTD.			
This international preliminary ex and is transmitted to the applican This REPORT consists of a total	at according to Article 36.		national Preliminary Examining Authority		
amended and are the basis 70.16 and Section 607 of	panied by ANNEXES, i.e., she is for this report and/or sheets c the Administrative Instructions a total of sheet	ontaining rectific under the PCT).	tion, claims and/or drawings which have becations made before this Authority (see Ru		
3. This report contains indications	relating to the following items:				
I Basis of the repo	ort		•		
Π Priority					
	· / _				
Reasoned staten	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;				
Contain docume	Contain desuments sited				
Contain defeats in the intermetional equilipation					
· '- '-	ations on the international appli	cation			
Date of submission of the demand		ate of completion			
04 August 2003 (04	1.08.2003)	2	8 April 2004 (28.04.2004)		
Name and mailing address of the IPEA	/IP A	uthorized officer	r		
Facsimile No.		elephone No.			



International application No.

PCT/JP2003/009878

	I. Basis of the report							
1. Wit	_		elements of the ir		ation:*			
	the	internati	ional application a	s originally filed				
\boxtimes	the	descripti	ion:					
	pag	es <u>1-5, 8-16</u>				, as originally filed		
	pag							filed with the demand
	pag	ges		6, 6/1, 7		, filed with the letter of	16 January	2004 (16.01.2004)
X	1 the	claims:						
ك	pag				1-3			, as originally filed
	pag					, as amended (togeth	er with any state	ment under Article 19
	pag	ges						filed with the demand
	pag	ges		9-17		, filed with the letter of	16 January	2004 (16.01.2004)
∇	1 the	drawing	ae,					{
	4	_	gs.		1-3			, as originally filed
		ges						, filed with the demand
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	the s	_	listing part of the					i-i-all filed
ł								filed with the demand
		iges				, filed with the letter of		, filed with the demand
	_	iges						
th	 With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is: 							
İΓ						ternational search (under	Rule 23.1(b)).	•
lī	=	_						
֓֞֞֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓	the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).							(under Rule 55.2 and/
3. V	Vith re relimin	egard to pary exar	any nucleotide mination was carri	and/or amino and out on the basis	acid sequence s of the sequen	e disclosed in the inter ce listing:	national applic	ation, the international
] a	ontained	l in the internation	al application in w	ritten form.			
1 [fi	iled toge	ther with the inter	national applicatio	on in computer	readable form.		
] fi	urnished	subsequently to the	his Authority in w	ritten form.			
1 [fi	urnished	subsequently to the	his Authority in co	omputer readab	le form.		
The statement that the subsequently furnished written sequence listing does not go beyond international application as filed has been furnished.						the disclosure in the		
		The state been furn		formation recorde	d in computer	readable form is identi	cal to the writt	en sequence listing has
4.	Z <u>r</u>	The amer	ndments have resu	lted in the cancell	ation of:			
	<u>_</u>		e description, page					
	<u> </u>	∆∐, th	e claims, Nos	4-8				
1	L	th	e drawings, sheets	s/fig				•
5. [□ T	his reported	ort has been establi ne disclosure as file	ished as if (some ed, as indicated in	of) the amenda the Supplemen	ments had not been made ntal Box (Rule 70.2(c)).*	e, since they hav	ve been considered to go
i	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.10 and 70.17).						menaments (Rule 70.10	
**,	iny rep	olacemen	nt sheet containing	such amendment	s must be refer	red to under item 1 and a	nnexed to this r	eport.



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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III. Non-	establishment of opinion with regard to novelty, inventive step and industrial applicability					
1. The q	1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
	the entire international application.					
\boxtimes	claims Nos14-17					
becau						
\boxtimes	the said international application, or the said claims Nos					
s	ee supplemental sheet					
	to the state of th					
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):					
1						
	·					
	the claims, or said claims Nos are so inadequately supported					
	by the description that no meaningful opinion could be formed.					
	no international search report has been established for said claims Nos					
2. A m	2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:					
	the written form has not been furnished or does not comply with the standard.					
	the computer readable form has not been furnished or does not comply with the standard.					
1						

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

ication No. Internation PCT/JP 03/09878

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III.1

Claims 14-17 pertain to methods for the treatment of the human or animal body by surgery or therapy, and thus relate to a subject matter for which this International Preliminary Examining Authority is not required to carry out an international preliminary examination under the provisions of PCT Article 34(4)(a)(i) and PCT Rule 67.1(iv).



Internation plication No.
PCT/JP 03/09878

v.	Reasoned statement under Article 3s citations and explanations supporting	easoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; tations and explanations supporting such statement				
1.	Statement					
	Novelty (N)	Claims	1-3, 9-13	YES		
		Claims		NO NO		
	Inventive step (IS)	Claims	1-3, 9-13	YES		
	myomine step (16)	Claims		NO		
	Industrial applicability (IA)	Claims	1-3, 9-13	YES		
		Claims		МО		

2. Citations and explanations

The feature of "equipping the dialysis fluid storage container, the supplemental fluid storage container and the discharge fluid storage container respectively with fluid surface level detectors, and providing a gravimeter that is capable of collectively measuring the contents of said three storage containers" in the inventions that are set forth in claims 1-3 and 9-13 is not disclosed in any of the documents that are cited in the international search report, and is not obvious to a person skilled in the art.